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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/786,931	02/26/2004	Katrina Videnovich	4898	
75	90 02/07/2006		EXAMINER	
BURTON WERBEL			NGUYEN, HUNG T	
13934 BORA BORA WAY E-226 MARINA DEL REY, CA 90292			ART UNIT	PAPER NUMBER
			2636	5
		DATE MAILED: 02/07/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	A(		
Office Action Summary		Application No.	Applicant(s)		
		10/786,931	VIDENOVICH ET AL.		
		Examiner	Art Unit		
		HUNG T. NGUYEN	2636		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
WHICHEV - Extensions of after SIX (6) - If NO period - Failure to rep Any reply rec	ENED STATUTORY PERIOD FOR REPL'EN IS LONGER, FROM THE MAILING DOWN of time may be available under the provisions of 37 CFR 1.1 MONTHS from the mailing date of this communication. For reply is specified above, the maximum statutory period of the volume of the set of extended period for reply will, by statute be evived by the Office later than three months after the mailing at term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE.	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133)		
Status					
<ol> <li>Responsive to communication(s) filed on <u>25 November 2005</u>.</li> <li>This action is <b>FINAL</b>.</li> <li>This action is non-final.</li> <li>Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i>, 1935 C.D. 11, 453 O.G. 213.</li> </ol>					
Disposition of	Claims				
4a) O 5)∭ Clain 6)∭ Clain 7)⊠ Clain	n(s) <u>1-5</u> is/are pending in the application.  If the above claim(s) is/are withdraven(s) is/are allowed.  In(s) is/are rejected.  In(s) <u>1-5</u> is/are objected to.  In(s) are subject to restriction and/o				
Application Pa	apers				
<ul> <li>9) The specification is objected to by the Examiner.</li> <li>10) The drawing(s) filed on 25 November 2005 is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).</li> <li>11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.</li> </ul>					
Priority under	35 U.S.C. § 119				
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Notice of Dra     Information I	ferences Cited (PTO-892) aftsperson's Patent Drawing Review (PTO-948) Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	4)  Interview Summary ( Paper No(s)/Mail Da 5)  Notice of Informal Pa			
Paper No(s)/Mail Date 6)  Other:					

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### **DETAILED ACTION**

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1. The following guidelines illustrate the preferred layout for the specification of a utility application. These guidelines are suggested for the applicant's use.

# Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) THE NAMES OF THE PARTIES TO A JOINT RESEARCH AGREEMENT
- (e) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC (See 37 CFR 1.52(e)(5) and MPEP 608.05. Computer program listings (37 CFR 1.96(c)), "Sequence Listings" (37 CFR 1.821(c)), and tables having more than 50 pages of text are permitted to be submitted on compact discs.) or

REFERENCE TO A "MICROFICHE APPENDIX" (See MPEP § 608.05(a). "Microfiche Appendices" were accepted by the Office until March 1, 2001.)

- (f) BACKGROUND OF THE INVENTION.
  - (1) Field of the Invention.
  - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (g) BRIEF SUMMARY OF THE INVENTION.
- (h) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (i) DETAILED DESCRIPTION OF THE INVENTION.
- (j) CLAIM OR CLAIMS (commencing on a separate sheet).
- (k) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).
- (I) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if the required "Sequence Listing" is not submitted as an electronic document on compact disc).

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2. Claims 1-5, specification, drawing filed on 11/25/2005 are objected & NOT entered because they are informal forms / not in regulation manners.

## 3. In the Claims:

applicants must cancel old claims 1-5 and rewrite new claims to overcome the 102 rejections as examples in the following:

Claims 1-5. (cancelled).

- 6. (new) Use of a part to which is affixed an appendage and which part is used to mate with a part embedded in a toy, wearing apparel, accessories, personal effects, home furnishings. (should be included new limitations).
- 7. (new) Use of a system consisting of sets of snaps, one part of which has affixed to it an appendage which uses a character, fictional or real, is decorative, informative, amusing or expressive of an emotion, and which part is used to mate with the other pad of the sets embedded in a toy, wearing apparel, accessories, personal effects, and home furnishing, allowing interchangeability of appendages. ( should be included new limitations).

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- 8. (new) Use of a system consisting of sets of magnetic and "magnetic attractive" mates, one of which as affixed to it an appendage which uses a character fictional or real, is decorative, informative, amusing or expressive of an emotion and which is used to mate with the other part of a set embedded in a toy, wearing apparel, accessories, personal effects, and home furnishings, allowing interchangeability of appendages. ( should be included new limitations).
- 9. (new) Use of a set of snap to close a circuit. (should be included new limitations).
- 10. (new) Use of a set of snap to close a self-contained circuit energizing chips to produce light or sound. ( should be included new limitations).

Applicant must correct the claim status identifiers as (new).

Example: In the future, If applicants want to amend any claim as example in claim 17, all of the **new limitations** must **underlined**, and / or cancel / delete the **old limitations**, those old limitations must be in the **brackets**.

- 17. (Currently Amended) A system of obtaining wireless security, comprising:
- (A) setting up means to provide channels in the form of radiation waves,

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(B) setting up means to recognize [identifications] said channels, and so on. . . .

The Non Office Action mailed out to applicants on 9/1/2005 to reject claims 1-5 which are overcome the reference of Fuentes (U.S. 6,834,395).

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In the respond on 11/25/2005 from applicants. Examiner do NOT see any change as to amend the claims 1-5 EXCEPT terms "etc." are deleted in claims 1-3 which are objected by the examiner.

4. In the Remarks: We do not see any **remarks / arguments** from the inventors about the 102 rejections which means your invention is NOT novel as disclosed by Fuentes (U.S. 6,834,395).

## In the separate sheets for Remarks:

Applicants must declare / amend that a new Title of the invention is: VISUAL AND SOUND PRODUCING EMBELLISHED OBJECTS WITH EASY INTERCHANGEABILITY.

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Applicants must respond about the 102 rejections as disclosed by Fuentes (U.S.

6,834,395) on 9/1/2005.

In the drawing on 11/25/2005, applicant **must label "Replacement Sheet"** on the top of the drawing.

**VERY IMPORTANT THING: All of you / three inventors** must sign your names and provide telephone or fax number.

- 5. The Patent Examiner will **not** work on this case UNTIL the problems are solved in properly ways, and the next Office Action will be **FINAL OFFICE ACTION**.
- 6. Finally, all future correspondence must comply with 37 CFR 1.4 as explained above.

#### Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hung T. Nguyen whose telephone number is (571) 272-2982. The examiner can normally he reached on Monday to Friday from 8:00 am to 5:30 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

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supervisor, Hofsass, Jeffery can be reached on (571) 272-2981. The fax phone number for this Group is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-4700.

HUNG NGUYEN PRIMARY EXAMINER

Examiner: Hung (T.) Nguyen

Date:

Feb. 5, 2006